

LS 6-0433a

OGC Has Reviewed

19 March 1956

	MEMORANDUM FOR: Deputy Director (Support)	25X1A
	SUBJECT: Loss Incurred by	
25X1A	1. A memorandum from the Chief, MEA, dated 17 February 1996, recommends writing off, as a legitimate operational expense, the	25X1A
25X1A	sum of now charged to REA Division contract	25/1/4
•		25X1A
25X1A	2. The NEA memorandum states that was sent to in February 1953 to undertake certain operational activities. Since he was slated to be in for an extended period,	25X1A
	he leased a house for eighteen months. The proper operational opportunities failed to develop and	25X1A
	months advance rent in the sum of	25X1A
	3. This Office has stated in previous opinions that personal expenses incurred as a result of a change in orders are normally not reimbursable. Previous cases of this nature generally have involved individuals who have lost advance rent or undergone other personal expenses as a result of a change of plans dictated by either operational or administrative problems. Such changes in orders are not peculiar to the activities of CIA and may occur in any Government agency. In another Government agency a loss such as this would not be reimbursable. 25X1A	
	for this loss within the confines of its legal authority, it must be shown that the loss resulted directly and solely from the peculiar operational activities of CIA. Admittedly, almost any change in plans can be traced at least indirectly to "operational necessity." However, there is a fine line between cases of gennine operational necessity and others of a normal administrative nature. The decision as to whether or not recall in this case was primarily for security or cover reasons directly related to operations or, on the other hand, was primarily in the interest	25X1A
	of operational efficiency, is an edministrative matter and is not to be made by this Office. If it can be ascertained that subject's	



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recall was primarily to protect the cover and security of the peculiar operations of this Agency, we think reimbursment of his loss as a legitimate operational expense would be proper. If it must be admitted that the recall was primarily a result of insbility to carry out the original operational plans, then the loss must be considered one resulting from administrative considerations not peculiar to this Agency, but which could have occurred anywhere else in the Government. In the latter case, the loss cannot be written off as an operational expense but must be considered personal to

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- 5. Our numerandum of 20 Pebruary 1956 on this subject may be of use to the operating division in attempting to alleviate hardship involved in this and similar cases concerning independent contractors.
 - 6. The file is attached.

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Office of General Counsel

Attachment - file

OGC: JDM:mz

cc: Orig. & 1 - Addressee

Subject V Signer Legal Vital

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